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			JUNG, ALLEN J	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Summary	10/628,411	GULLO ET AL.			
Office Action Summary	Examiner	Art Unit			
The MAU INC DATE of this communication con	ALLEN J. JUNG	3628			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
 Responsive to communication(s) filed on <u>29 September 2010</u>. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 					
Disposition of Claims					
 4) Claim(s) 1,2,5-8,11-21,23-25,27,28,30,31 and 33-59 is/are pending in the application. 4a) Of the above claim(s) 7,8,18,19,28,30,31 and 33-44 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,5,6,11-17,20,21,23-25,27 and 45-59 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the conference Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examine 10.	epted or b) objected to by the Idrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>September 29, 2010</u>. 	Paper No(s)/Mail Da	Paper No(s)/Mail Date 5) Notice of Informal Patent Application			

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DETAILED ACTION

Status of Claims

1. This action is in reply to the response filed on September 29, 2010.

2. Claims 1, 11, 20, and 24 have been amended.

3. Claims 1, 2, 5, 6, 11-17, 20, 21, 23-25, 27, and 45-59 are currently under examination.

Information Disclosure Statement

4. The Information Disclosure Statement filed on September 29, 2010 has been considered. An initialed copy of the Form 1449 is enclosed herewith.

Response to Arguments

- 5. Applicant's arguments with respect to claims 1, 2, 5, 6, 11-17, 20, 21, 23-25, 27, and 45-59 have been fully considered but are not persuasive.
- **6.** The Applicant had presented the following arguments:
 - The postage value of Bennett cannot constitute the claimed billing information of a sender because the postage value of Bennett does not identify an account of the sender. Therefore, Bennett does not disclose or suggest at least "wherein at least one of the unique postage number and the unique delivery confirmation number is associated with billing information of a sender that identifies an account of the sender," as recited by amended claim 1.

The Examiner respectfully disagrees. As discussed in the grounds of rejection, Bennett taught the "billing information of a sender" limitation by teaching in at least Figs 8-9 and col3:line61-col4:line32, where it is disclosed that payment indicia 81 is embedded in the characters 28. Even with the amendment "billing information... that identifies an account of the sender," Bennett still teaches the limitation "associated with billing information of a sender that identifies an account of the sender," at least the for the following reasons: Bennett, in at least col3:lines33-47, expands on

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the incorporation of "Payment Indicia." In the description of the "payment indicia," Bennett discloses that "the invention generates, according to a particular user's request, an exemplary Payment segment 1 to contain any one of several forms of payment indicators supported by the USPS, including but not limited to Permits, Express Mail Corporate Accounts, and PC Postage." As for this "Express Mail Corporate Accounts," Bennett further teaches, in at least col3:lines60-65, that "in the exemplary embodiment, Payment Information for Express Mail Corporate Accounts and IBI PC Postage are displayed in addition to a machine-readable bar-coded payment indicia 82 to include human-readable payment indicia 81." Therefore, it is taught by Bennett that "at least one of the unique postage number and the unique delivery confirmation number is associated with billing information of a sender that identifies an account of the sender."

7. The Applicant had presented the following arguments:

• Official Notice also fails to disclose at least this element of amended claim 1. The Office Action cited Official Notice for disclosing the conversion of "human readable strings into formats readable by machine only such as barcodes." O.A. at 16. Even assuming the Official Notice is properly taken, which Applicants do not concede, Official Notice fails to cure the deficiencies of Whitehouse, Sansone, and Bennett, discussed above. That is, Official Notice does not disclose or suggest "wherein at least one of the unique postage number and the unique delivery confirmation number is associated with billing information of a sender that identifies an account of the sender," as recited by amended claim 1.

The Examiner respectfully disagrees. The common knowledge declared to be well-known in the art is hereby taken to be admitted prior art because the Applicant failed to traverse the Examiner's assertion of Official Notice adequately. To adequately traverse the examiner's assertion of Official Notice, the Applicant must specifically point out the supposed errors in the Examiner's action, which would include stating why the noticed fact is not considered to be common knowledge or well-known in the art. A general allegation that the claims define a

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patentable invention without any reference to the Examiner's assertion of Official Notice would be

inadequate. Support for the Applicant's assertion of should be included.

With regard to the argument that the Official Notice does not disclose or suggest the recited

limitation, the argument is moot, because Bennett's teaching of the limitation is already discussed

above.

8. The Applicant had presented the following arguments:

Moreover, the Office Action has provided no motivation for one of ordinary skill in the art

to modify the teachings of the prior art to achieve the claimed combinations. Accordingly,

no reason has been articulated as to why one of skill in the art would find the claimed

combination obvious in view of the prior art. For at least this reason, no prima facie case

of obviousness has been established.

The Examiner respectfully disagrees. MPEP § 2141(III) states the following:

The Court in KSR identified a number of rationales to support a conclusion of obviousness which are consistent with the proper "functional approach" to the determination of obviousness as laid down in *Graham. KSR*, 550 U.S. at , 82

USPQ2d at 1395-97.

The rationale for combining the disclosures of Whitehouse, Sansone, and Bennett is categorized

under the rationale "(A) combining prior art elements according to known methods to yield

predictable results," which MPEP §2141(III) asserts to be one of "exemplary rationales that may

support a conclusion of obviousness." Moreover, see MPEP § 2141 (IV) for prior reply to the

factual findings and rationale to combine.

Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious

at the time the invention was made to a person having ordinary skill in the art to which said

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subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

10. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 11. Claims 1, 2, 5, 6, 11-17, 20, 21, 23-25, 27, 45-51 and 54-59 are rejected under 35 U.S.C. 103(a) as being unpatentable over Whitehouse (US 6,005,945), in view of Sansone et al (US 5,019,991), in view of Bennett (US 7,458,612 B1).

Claims 1 and 11:

Whitehouse, as shown, discloses the following limitations:

- a) Estimating, using a computer accessing a website associated with a mail delivery system, a postage amount necessary to send a piece of mail; (See at least Fig 5A: items 200 and 206, col13:lines5-10, Fig 4, and col7:line54-col8:line3)
- b) Prepaying for the estimated postage amount through the computer; (See at least col13:lines5-10, col13:lines51-55, col14:lines37-46, Fig 4, and col7:line54-col8:line3)
- c) Printing, using a printing device, a postage indicia that represents the estimated postage amount, an addressee information, a sender information, and a date, wherein the postage indicia represents the estimated postage amount in a format readable by machine only. (See at least Fig 5B:item220 and col13:lines22-38, col13:lines55-60, Fig 4, and col7:line54-col8:line3)
- d) affixing to a mailpiece the postage indicia; (See at least Fig 6:items 105 & 107)
- e) depositing the mailpiece to the mail delivery system; (See at least Fig 8: item312)

With regard to the limitation a, Whitehouse teaches that a postage amount is estimated, because in at least Fig 5A: item 200, it is depicted that the postage calculation is based on a user-input

weight. It is also noted that in at least Fig 8 and col22:lines14-20, Whitehouse discloses that such postage amount is validated using "mail piece's weight as determined by the postage scanning station 253." Therefore, Whitehouse's initial generation of postage amount is an estimated value (steps in Fig 5A) that uses user-input parameters.

With regard to the limitation b, Whitehouse teaches, in at least the lines cited, that the user pays the calculated postage amount via user account.

With regard to the limitation c, Whitehouse discloses, in at least col13:lines22-38, that items such as "date of mailing," "postage," "origin:ZIP+4+2," and "destination:ZIP+4+2" are included in "the data included in each postage indicium generated by the central secure computer. Whitehouse also discloses, in at least the lines cited, that the user "prints the mail piece label with the indicium and digital signature in the message as a two dimensional barcode..." Here, this "two dimensional barcode" teaches the limitation "postage indicia including the estimated postage amount in a format readable by machine only," because Whitehouse's indicia is certainly including this two-dimensional barcode, and this two-dimensional barcode is a format readable by machine only.

Whitehouse does not specifically disclose the following limitation. However, Sansone, as shown, does:

paying an adjusted postage amount, subsequent to the depositing, in response to a bill.
 (See at least col2:lines25-37)

Sansone, in at least the lines cited, discloses that "where short paid mail occurs, as for example, where weighted mail is being marked with an indicia for a presort discount and/or a bundling discount and it is determined that this discount is not properly available, in conjunction with the evidence of postage payment already coded or read into the system, the system may debit an advance deposit account for adjusting electronically for the short paid mail. The advantage to the user is that no mail is returned for short payment."

It would have been obvious to one of ordinary skill in the art at the time of invention to combine Whitehouse's postage calculation/mailing procedure, with adjusted postage payment scheme

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taught by Sansone. The claimed invention is merely a combination of old elements, and in the combination each element merely would have performed the same function as it did separately. One of ordinary skill in the art would have recognized that the results of the combination were predictable.

Whitehouse/Sansone combination does not specifically disclose the following limitations.

However, Bennett, as shown, does:

- printing, using a printing device, a postage indicia that represents a unique postage number that uniquely identifies the postage indicia and prevents duplication of the postage indicia, a unique delivery confirmation number that uniquely identifies the mailpiece, (See at least Fig 2, Figs 8-9, col4:lines 14-32)
- wherein at least one of the unique postage number and the unique delivery confirmation number is associated with billing information of a sender that identifies an account of the sender. (See at least Fig 2, Figs 8-9, col3:line33-col4:line32)

Bennett, in at least Fig 2, depicts a postage indicium that has various elements. Among the elements are "human-readable characters 28," as well as human readable delivery confirmation code (item 32). With specific regard to Bennett's human-readable characters 28, Figs 8-9 and their corresponding texts in col4:lines14-32 expand further on the components of the character string. It is disclosed that unique identifier of the mail piece could be included in the string 28. With specific regard to Bennett's human-readable delivery confirmation number, Bennett does not explicitly state that the delivery confirmation is a number that "uniquely identifies the mailpiece." However, it would have been obvious to one of ordinary skill in the art at the time of invention that the delivery confirmation number is unique to the mail piece, because if it is not unique, then there would be risk of duplication of delivery confirmation procedures of multiple mail pieces.

With regard to the second limitation listed above, Bennett, in at least Figs 8-9 and col3:line61-

col4:line32, discloses that payment indicia 81 is embedded in the characters 28. With regard to

the characters 28, the "unique identifier" is embedded in character 28, as well. With regard to the

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"payment indicia," Bennett, in at least col3:lines33-47, expands on the incorporation of "Payment Indicia." In the description of the "payment indicia," Bennett discloses that "the invention generates, according to a particular user's request, an exemplary Payment segment 1 to contain any one of several forms of payment indicators supported by the USPS, including but not limited to Permits, Express Mail Corporate Accounts, and PC Postage." As for this "Express Mail Corporate Accounts," Bennett further teaches, in at least col3:lines60-65, that "in the exemplary embodiment, Payment Information for Express Mail Corporate Accounts and IBI PC Postage are displayed in addition to a machine-readable bar-coded payment indicia 82 to include humanreadable payment indicia 81." Therefore, it is taught by Bennett that "at least one of the unique postage number and the unique delivery confirmation number is associated with billing information of a sender that identifies an account of the sender." There is an association (at least through formation of character 28 or payment segment 1) between the payment indicia (including "Express Mail Corporate Accounts) and "unique identifier" (teaching unique postage number). It would have been obvious to one of ordinary skill in the art at the time of invention to combine White/Sansone combination's postage calculation and indicia printing scheme, with Bennett's addition of certain mailing parameters into printed postage indicia. The claimed invention is

As per claim 11, this claim encompasses substantially the same scope as claim 1. Accordingly, claim 11 is rejected in substantially the same manner as claim 1, as described above.

merely a combination of old elements, and in the combination each element merely would have

performed the same function as it did separately. One of ordinary skill in the art would have

Claims 2 and 12:

Whitehouse, as shown, discloses the following limitation:

recognized that the results of the combination were predictable.

• prepaying the estimated postage amount comprises prepaying the estimated postage via the Internet. (See at least col7:lines64-47, and col14:lines37-46)

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Whitehouse, in at least col7:lines64-47, discloses that the user's computer is connected via "a

communication interface 112 such as a modem, LAN connection, or Internet connection, for

handling communications with one of the secure central computers 102" Whitehouse further

discloses, in at least col14:lines37-46, that "the present invention completely abandons the

concept of a locally maintained postage balance. Instead the official balance for any given user is

maintained at the centralized secure computer. The balance may be increased at any time by the

user through any number of secure means (e.g., a check taken to a local post office, funds

mailed, or credit card transactions via the Web). All of these postage increase transactions are

handled by the central secure site where standard payment verification techniques can be applied

before the balance is actually updated." Here, Whitehouse clearly teaches that replenishable

account exists at a central computer, which user could manage and replenish over the Internet.

As per claim 12, this claim encompasses substantially the same scope as claim 2. Accordingly,

claim 12 is rejected in substantially the same manner as claim 2, as described above.

Claims 5 & 45:

Whitehouse, as shown, discloses the following limitation:

• (claim 5) the format readable by machine only comprises a bar code format (See at least

col13:lines55-60)

(claim 45) wherein the bar code format is a 2 dimensional bar code format (See at least

col13:lines55-60)

Whitehouse discloses, in at least the lines cited, that the user "prints the mail piece label with the

indicium and digital signature in the message as a two dimensional barcode..."

Claims 6 & 17:

Whitehouse/Sansone discloses the limitations of claim 1, which claim 6 depends upon.

Whitehouse/Sansone does not specifically disclose the following limitation. However, Bennett, as

shown, discloses the following limitation:

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The unique postage number is used to verify that the postage indicia has not previously

been used on a second mailpiece. (See at least Fig 2, Figs 8-9, col4:lines 14-32)

Bennett, in at least Fig 2, depicts a postage indicium that has various elements. Among the

elements are "human-readable characters 28," as well as human readable delivery confirmation

code (item 32). With specific regard to Bennett's human-readable characters 28, Figs 8-9 and

their corresponding texts in col4:lines14-32 expand further on the components of the character

string. It is disclosed that unique identifier of the mail piece could be included in the string 28.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine

White/Sansone combination's postage calculation and indicia printing scheme, with Bennett's

addition of certain mailing parameters into printed postage indicia. The claimed invention is

merely a combination of old elements, and in the combination each element merely would have

performed the same function as it did separately. One of ordinary skill in the art would have

recognized that the results of the combination were predictable.

As per claim 17, this claim encompasses substantially the same scope as claim 6. Accordingly,

claim 17 is rejected in substantially the same manner as claim 6, as described above.

Claim 13:

Whitehouse, as shown, discloses the following limitation:

• A printer for printing the postage indicia. (See at least col13:lines55-60)

Claim 14:

Whitehouse, as shown, discloses the following limitation:

A processor for encoding the stealth postage by printing a postage amount, an

addressee information, a sender information, and a date. (See at least col13:lines22-38)

Whitehouse discloses, in at least col13:lines22-38, that items such as "date of mailing,"

"postage," "origin:ZIP+4+2," and "destination:ZIP+4+2" are included in "the data included in each

postage indicium generated by the central secure computer.

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Claims 15 & 16:

Whitehouse, as shown, discloses the following limitation:

• (Claim 15) format readable by machine only is a bar code format (See at least

col13:lines55-60)

• (Claim 16) wherein the bar code format is a two-dimensional bar code format (See at

least col13:lines55-60)

Whitehouse discloses, in at least the lines cited, that the user "prints the mail piece label with the

indicium and digital signature in the message as a two dimensional barcode..."

Claims 20 and 24:

Whitehouse, as shown, discloses the following limitations:

a) Estimating, using a computer accessing a website, an estimated postage amount

necessary for a mailpiece; (See at least Fig 5A: items 200 and 206, col13:lines5-10 Fig 4,

and col7:line54-col8:line3)

b) Transmitting, using the computer through a network, payment information for the

estimated postage amount; (See at least col13:lines5-10, col13:lines51-55, col14:lines37-

46, Fig 4, and col7:line54-col8:line3)

c) Printing, using a printing device, a postage label including the estimated postage amount

represented only in an electronically readable format (See at least col13:lines55-60, Fig

4, and col7:line54-col8:line3)

With regard to the limitation a, Whitehouse teaches that a postage amount is estimated, because

in at least Fig 5A: item 200, it is depicted that the postage calculation is based on a user-input

weight. It is also noted that in at least Fig 8 and col22:lines14-20, Whitehouse discloses that such

postage amount is validated using "mail piece's weight as determined by the postage scanning

station 253." Therefore, Whitehouse's initial generation of postage amount is an estimated value

(steps in Fig 5A) that uses user-input parameters.

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With regard to the limitation b, Whitehouse teaches, in at least the lines cited, that the user pays the calculated postage amount via user account.

With regard to the limitation c, Whitehouse discloses, in at least the lines cited, that the user "prints the mail piece label with the indicium and digital signature in the message as a two dimensional barcode..." Here, this "two dimensional barcode" teaches the limitation "postage label including a postage amount represented only in an electronically readable format," because Whitehouse's indicia is certainly including this two-dimensional barcode, and this two-dimensional barcode is a format readable by machine only.

Whitehouse does not specifically disclose the following limitation. However, Sansone, as shown, does:

Printing, using a printing device, a postage label including a verification information used by a mailing system to subsequently adjust the estimated postage amount, and wherein the verification information associates a sender's billing information with the mailpiece. (See at least col5:lines4-10, and col4:lines29-34)

Sansone, in at least col5:lines4-10, discloses that "the descending registers are appropriately debited to reflect the correct postage." Here, the "descending register" is referring to "sender's descending register balances" (col4:lines29-34). Therefore, some time before the actual financial adjustment is made, information with regard to sender's descending register balance (e.g. how to locate it) is received by the system. Sansone does not explicitly specify *when* that information is received. However, it would have been obvious to one of ordinary skill in the art at the time of invention that this receiving step occurs through the mail piece's barcode while it is reading barcode from the mailpiece (step represented by Fig 2: items 1000 and 1002). One would have been motivated to find it obvious, because Sansone clearly states in at least col4:lines51-59 that these data are input as a "step of providing appropriate transactional mail run data," and one skilled in the art would recognize that the sender's descending register is clearly an appropriate transactional mail run data.

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It would have been obvious to one of ordinary skill in the art at the time of invention to combine Whitehouse's postage calculation/mailing procedure, with adjusted postage payment scheme taught by Sansone. The claimed invention is merely a combination of old elements, and in the combination each element merely would have performed the same function as it did separately. One of ordinary skill in the art would have recognized that the results of the combination were predictable.

Whitehouse/Sansone combination does not specifically disclose the following limitations. However, Bennett, as shown, does:

- Verification information including a unique postage number that uniquely identifies the
 postage label and a unique delivery confirmation number that uniquely identifies the
 mailpiece (See at least Fig 2, Figs 8-9, col4:lines 14-32)
- Wherein at least one of the unique postage number and the unique delivery confirmation number of the verification information is associated with a sender's billing information that identifies an account of the sender. (See at least Fig 2, Figs 8-9, col3:line33-col4:line32)

Bennett, in at least Fig 2, depicts a postage indicium that has various elements. Among the elements are "human-readable characters 28," as well as human readable delivery confirmation code (item 32). With specific regard to Bennett's human-readable characters 28, Figs 8-9 and their corresponding texts in col4:lines14-32 expand further on the components of the character string. It is disclosed that unique identifier of the mail piece could be included in the string 28. With specific regard to Bennett's human-readable delivery confirmation number, Bennett does not explicitly state that the delivery confirmation is a number that "uniquely identifies the mailpiece." However, it would have been obvious to one of ordinary skill in the art at the time of invention that the delivery confirmation number is unique to the mail piece, because if it is not unique, then there would be risk of duplication of delivery confirmation procedures of multiple mail pieces.

With regard to the second limitation listed above, Bennett, in at least Figs 8-9 and col3:line61-col4:line32, discloses that payment indicia 81 is embedded in the characters 28. With regard to the characters 28, the "unique identifier" is embedded in character 28, as well. With regard to the

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"payment indicia," Bennett, in at least col3:lines33-47, expands on the incorporation of "Payment Indicia." In the description of the "payment indicia," Bennett discloses that "the invention generates, according to a particular user's request, an exemplary Payment segment 1 to contain any one of several forms of payment indicators supported by the USPS, including but not limited to Permits, Express Mail Corporate Accounts, and PC Postage." As for this "Express Mail Corporate Accounts," Bennett further teaches, in at least col3:lines60-65, that "in the exemplary embodiment, Payment Information for Express Mail Corporate Accounts and IBI PC Postage are

displayed in addition to a machine-readable bar-coded payment indicia 82 to include human-

readable payment indicia 81." Therefore, it is taught by Bennett that "at least one of the unique

postage number and the unique delivery confirmation number is associated with billing

information of a sender that identifies an account of the sender." There is an association (at least

through formation of character 28 or payment segment 1) between the payment indicia (including

"Express Mail Corporate Accounts) and "unique identifier" (teaching unique postage number).

It would have been obvious to one of ordinary skill in the art at the time of invention to combine

White/Sansone combination's postage calculation/indicia printing/payment adjustment scheme,

with Bennett's addition of certain mailing parameters into the verification portion of printed

postage indicia. The claimed invention is merely a combination of old elements, and in the

combination each element merely would have performed the same function as it did separately.

One of ordinary skill in the art would have recognized that the results of the combination were

predictable.

As per claim 24, this claim encompasses substantially the same scope as claim 20. Accordingly,

claim 24 is rejected in substantially the same manner as claim 20, as described above.

Claims 21 and 25:

Whitehouse, as shown, discloses the following limitation:

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creating the postage label by producing a bar code containing the estimated postage

amount, wherein the postage label further includes a date, an addressee information, and

a sender information (See at least Fig 5B:item220 and col13:lines22-38, col13:lines55-

60)

Whitehouse discloses, in at least col13:lines22-38, that items such as "date of mailing,"

"postage," "origin:ZIP+4+2," and "destination:ZIP+4+2" are included in "the data included in each

postage indicium generated by the central secure computer. Whitehouse also discloses, in at

least the lines cited, that the user "prints the mail piece label with the indicium and digital

signature in the message as a two dimensional barcode..."

As per claim 25, this claim encompasses substantially the same scope as claim 21. Accordingly,

claim 25 is rejected in substantially the same manner as claim 21, as described above.

Claims 23 and 27:

Whitehouse, as shown, discloses the following limitation:

• wherein the bar code is a two dimensional bar code (See at least col13:lines55-60)

Whitehouse discloses, in at least the lines cited, that the user "prints the mail piece label with the

indicium and digital signature in the message as a two dimensional barcode..."

As per claim 27, this claim encompasses substantially the same scope as claim 23. Accordingly,

claim 27 is rejected in substantially the same manner as claim 23, as described above.

Claims 46 and 47:

Whitehouse/Sansone/Bennett discloses the limitations of claim 1, which claim 46 depends upon.

Bennett, as shown, discloses the following limitation:

the postage indicia further includes a human-readable printed notation indicating online

payment of the estimated postage amount. (See at least Fig 2, Figs 8-9, col4: lines 14-

32, and the Abstract)

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Bennett, in at least Fig 2, depicts a postage indicium that has various elements. Among the elements are "human-readable characters 28." With specific regard to Bennett's human-readable

characters 28, Figs 8-9 and their corresponding texts in col4:lines14-32 expand further on the

components of the character string. It is disclosed that customer authorization number of the mail

piece could be included in the string 28. This customer authorization number, which is included in

the human readable string, is functionally equivalent to "human-readable printed notation

indicating online payment of the estimated postage amount," because the "customer" in the

context of Bennett's system is clearly an Internet postage transaction customer (as is replete

throughout Bennett's disclosure), and this authorization number associated with the online

customer is clearly "indicating online payment of" the postage amount.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine

White/Sansone combination's postage calculation/indicia printing/payment adjustment scheme,

with Bennett's addition of certain mailing parameters into a human-readable portion of printed

postage indicia. The claimed invention is merely a combination of old elements, and in the

combination each element merely would have performed the same function as it did separately.

One of ordinary skill in the art would have recognized that the results of the combination were

predictable.

As per claim 47, this claim encompasses substantially the same scope as claim 46. Accordingly,

claim 47 is rejected in substantially the same manner as claim 46, as described above.

Claims 48-51 and 54-59:

Whitehouse/Sansone/Bennett discloses the limitations of claim 1, which claims 48-50 depend

upon. Bennett, as shown, discloses the following limitation:

the postage indicia represents at least one of the unique postage number and the unique

delivery confirmation number in a human readable format. (See at least Fig 2, Figs 8-9,

col3:line61-col4:line32)

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• the postage indicia represents at least one of the unique postage number and the unique

delivery confirmation number in a machine readable format. (See at least Fig 2, Figs 8-9,

col3:line61-col4:line32)

the postage indicia represents at least one of the unique postage number and the unique

delivery confirmation number in both a human readable format and a machine readable

format. (See at least Fig 2, Figs 8-9, col3:line61-col4:line32)

With regard to the first limitation listed above, Bennett discloses that character string 28, which

comprises unique identifier, is in a human-readable format.

With regard to the second and the third limitations listed above, Bennett does not explicitly state

that the human-readable string 28 is also machine readable. However, one of ordinary skill in the

art at the time of invention would find obvious that a human-readable string, such as string 28,

could be read and recognized by a machine. One would find it obvious because at least

Whitehouse, the primary reference in the instant ground of rejection, clearly discloses in at least

col25:lines59-65, that "OCR read" could read a string information on mailpieces and be

transmitted as a computerized data.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine

White/Sansone combination's postage calculation/indicia printing/payment adjustment scheme,

with Bennett's human readable and machine readable representations. The claimed invention is

merely a combination of old elements, and in the combination each element merely would have

performed the same function as it did separately. One of ordinary skill in the art would have

recognized that the results of the combination were predictable.

As per claims 51 and 54-59, these claims encompass substantially the same scope as claims 48-

51. Accordingly, claims 51 and 54-59 are rejected in substantially the same manner as claims

48-51, as described above.

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12. Claims 52-53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Whitehouse (US

6,005,945), in view of Sansone et al (US 5,019,991), in view of Bennett (US 7,458,612 B1), and

further in view of Official Notice.

Claims 52-53:

Whitehouse/Sansone/Bennett discloses the limitations of claim 11, which claims 52-53 depend

upon. Bennett, as shown, discloses the following limitation:

at least one of the unique postage number and the unique delivery confirmation number

is in the format readable by machine only. (See at least Fig 2, Figs 8-9, col3:line61-

col4:line32)

at least one of the unique postage number and the unique delivery confirmation number

is in both a human readable format and the format readable by machine only. (See at

least Fig 2, Figs 8-9, col3:line61-col4:line32)

With regard to the first limitation listed above, Bennett discloses that character string 28, which

comprises unique identifier, is in a human-readable format. Bennett does not explicitly disclose

that such human-readable string could be represented in a format readable by machine only.

However, the Examiner takes Official Notice that it is old and well known in the computer data

representation arts to convert human readable strings into formats readable by machine only

such as barcodes. Regenerating a human readable character string into barcode format is

customary means for enhancing convenience and security.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine

White/Sansone combination's postage calculation/indicia printing/payment adjustment scheme,

with Bennett's human readable and machine readable representations. The claimed invention is

merely a combination of old elements, and in the combination each element merely would have

performed the same function as it did separately. One of ordinary skill in the art would have

recognized that the results of the combination were predictable.

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Conclusion

13. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry of a general nature or relating to the status of this application or concerning this

communication or earlier communications from the Examiner should be directed to Allen J. Jung whose

telephone number is 571.270.3919. The Examiner can normally be reached on Monday-Friday, 9:30am-

5:00pm. If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor,

JOHN W. HAYES can be reached at 571.272.6708.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

Private PAIR only. For more information about the PAIR system, see

http://portal.uspto.gov/external/portal/pair http://pair-direct.uspto.gov Should you have questions on

access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866.217.9197 (toll-

free).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

P.O. Box 1450 Alexandria, VA 22313-1450

or faxed to 571-273-8300.

Hand delivered responses should be brought to the United States Patent and Trademark

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November 26, 2010

/Allen J Jung/ Examiner, Art Unit 3628

JOHN W HAYES/

Supervisory Patent Examiner, Art Unit 3628